

Advancing Global Communications Through Competition 1900 M Street, NW, Suite 800 Washington, DC 20036-3508

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October 16, 2002

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Ms. Marlene Dortch, Secretary Federal Communications Commission 345 12th Street, S.W. Washington, D.C. 20554

FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

Re: Ex Parte Notice in CC Docket Nos. 01-338, 96-98 and 98-147

Dear Ms. Dortch:

This letter is to provide notice in the above-captioned proceedings of ex parte meetings on October 15, 2002 by Jonathan Lee and the undersigned of The Competitive Telecommunications Association ("CompTel"), Alan Dole of Dominion Telecom, Pete Manias and Steve Crawford of El Paso Global Networks, Robert Onsgard of FPL Fibernet, and Brett Kilbourne of the United 'TelecomCouncil. 'The parties met with Christopher Libertelli, Legal Advisor to Chairman Powell, and Jordan Goldstein, Senior Legal Advisor to Commissioner Copps. Pursuant to Section 1.1206 of the FCC's rules, our presentation and this letter are being filed electronically for inclusion in the public record of each of these dockets, with the exception of the confidential materials provided by El Paso Global Networks. These materials were previously filed in the aforementioned dockets on October 4, 2002.

Please contact the undersigned if you have any questions or require additional information.

Sincerely,

Maureen Flood

Director, Regulatory and State Affairs

and for

### CompTel

### Briefing on Issues Affecting Wholesale Telecommunications Carriers

October 15, 2002

Alan Dole, Director-Telecom Regulatory Affairs. Dominion Telecom
Lin Altarnura, Associate General Counsel, Duke Energy Corporation
Tony Cockerham, Director-Engineering and Planning, DukeNet Communications. LLC
Henry Campen, Parker Poe Adams & Bernstein
Steve Crawford, General Counsel, El Paso Global Networks
Pete Manias, Senior Vice President-Regulatory, El Paso Global Networks
Robert Onsgard, Contracts Manager, FPL Fibernet
Brett Kilbourne, Associate Counsel, United Telecorn Council
Jonathan Lee, Vice President-Regulatory Affairs, CompTel
Maureen Flood, Director-Regulatory and State Affairs, CompTel

### Introduction

- Dominion Telecom
- DukeNet Communications
- El Paso Global Networks
- FPL Fibernet
- United Telecom Council

### Network Investment

- CompTel members have invested significant capital to build their own networks.
  - Dominion Telecom [insert &] and {insert fiber miles]
  - DukeNet Communications [insert \$] and [insert fiber miles]
  - El Paso Globa Networks [insert \$] and [insert fiber miles]
  - FPL Fibernet [Insert \$] and [insert fiber miles]

- A healthy retail telecommunications market is necessary for a healthy wholesale market.
  - Wholesale carriers create competitive markets by competing directly with the ILECs.
  - Wholesale facilities create network diversity and redundancy.
  - Wholesale carriers sell to everyone: CLECs, ILECs, ISPs, wireless carriers, IXCs.
  - If the FCC restricts or eliminates UNEs, it will harm segments of the retail market, creating a dangerous domino effect.

- Wholesale carriers use UNEs in the following ways
  - UNEs allow wholesale carriers to avoid the "last mile" obstacle.
  - UNEs allow wholesale carriers to create redundancy in their own networks.
  - UNEs also allow wholesale carriers to complete sections of their network where it may not be costeffective to build.

- Lack of access to capital has restricted new facilities deployment.
- Wholesale carriers face many of the same impairments that effect retail carriers; this impairment requires access to UNEs.
  - First mover advantage/building access
  - Rights-of-way
  - Economics
  - Q Delay

- Wholesale carriers "add value" to UNEs.
  - Wholesale carriers often deploy complementary facilities in combination with the UNE, e.g., "lighting" dark fiber with optronics.
  - Wholesale carriers also differentiate services that are provided across the UNE through the deployment of, or connection to, the carrier's own facilities, e.g., "five-9s" reliability.

- In short, the FCC must maintain a broad list of UNEs, including the following:
  - □ High capacity loops
  - □ l3ark fiber
  - Multiplexing

### Dark Fiber

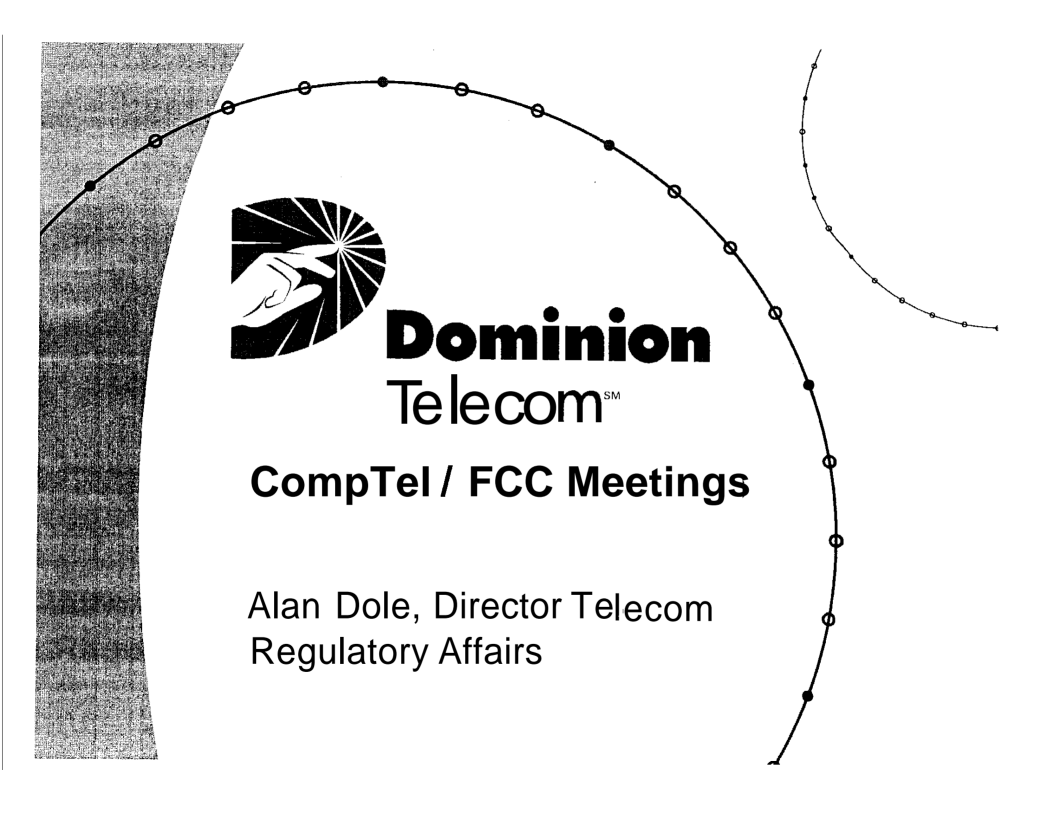
- The FCC should preserve and clarify dark fiber unbundling obligations.
  - The dark fiber UNE should include splicing, similar to DSL loop conditioning.
    - Many state commissions require splicing.
  - ILECs must not be able to impose use restrictions on any UNE.
    - For example, BellSouth's restriction on the use of dark fiber to serve wireless carriers is not supported by the Telecom Act or policy considerations.

### Dark Fiber

- Dark fiber unbundling requires, rather than discourages, facilities investment by competitors.
  - □ Lighting dark fiber requires significant optical equipment investment. 8 to I ratio (lighting versus laying). This stimulates equipment spending.
  - Dark fiber often creates beneficial network redundancy by supplementing competitordeployed facilities.
  - Dark fiber allows wholesale carriers to leverage and encourage alternative facilities investment.

### Conclusion

- Sustainable competition requires a vibrant wholesale telecommunications market.
  - The FCC must maintain the availability of a comprehensive set of UNEs at TELRIC-based rates.
  - The FCC should clarify dark fiber unbundling requirements and should not impose any restrictions on UNEs.
  - These actions will create regulatory certainty and promote facilities deployment.





### **Dominion - Who We Are**

We are one of the nation's leading natural gas and electric power companies with:

- Over \$34 billion in assets
- Over \$10 billion in annual revenue
- \$1,053 million in operating earnings (and growing)
- About 4.3 million natural gas and electric customers
- One of the nation's largest independent oil and gas exploration companies

History back to 1888 in the energy business



### **Dominion Telecom- Who We Are**

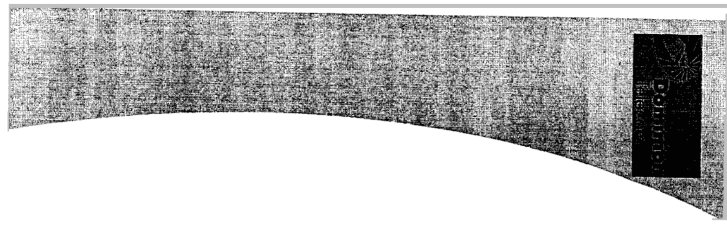
### Dominion, by year end 2002, will have:

- •Invested over \$600 million in its fiber-optic network
- Lit over 9,500 route miles of fiber-optic cable
   Complete build out will be 16,600 route miles
- Operate a network of over 346K fiber miles.
  - Complete build out will be 426K fiber miles

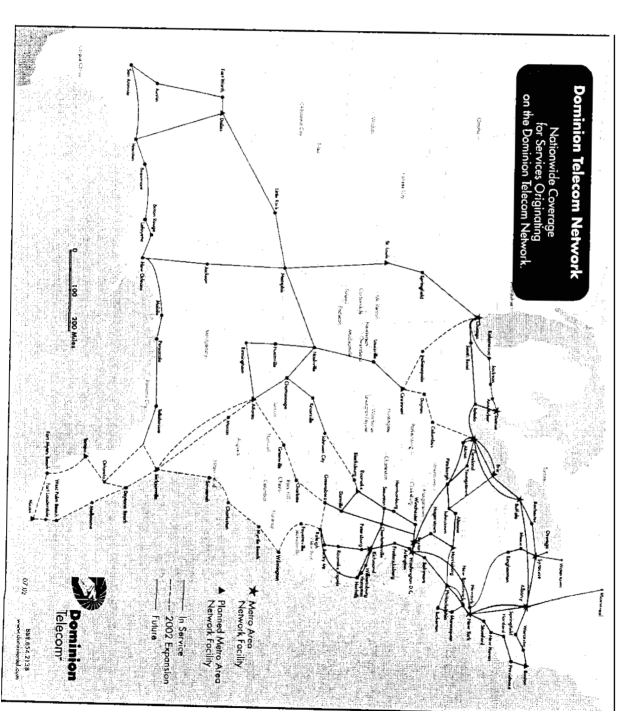


### **Dominion Telecom Overview**

- Who are we: Facilities-based provider of broadband connectivity
- What we do: Provide end-to-end, point-to-point connectivity and network solutions
  - o Tier 1, 2 and 3 cities
  - Eastern US (42% of U.S. population, 60% of telecom traffic)
- Who we serve: Telecom Companies
  - Worldcom, Sprint, AT&T
  - Wireless Service Providers
  - internet Service Providers (AOL, Yahoo, Stargate)
  - Major Corps (Fortune 500), Fed / State Gov't (data networks)
- What we offer: Fiber optic broadband private line capacity, collocation, wavelengths, metro rings

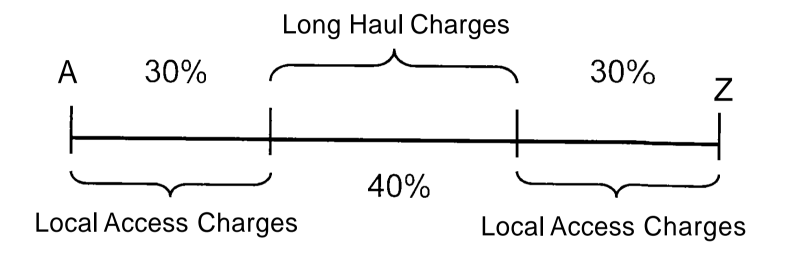


## Dom¹™lom Telecom Network





### Near Two-Thirds of Total Telecom cost to Customers is Local Access



The result is that nearly all the "competitive" pressure is felt by long haul providers like Dominion Telecom. This seriously affects the markets that carriers like us can afford to serve.

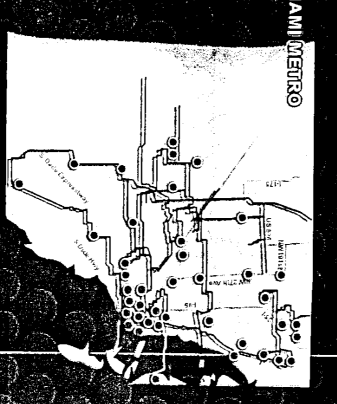
## WHO IS EPP FIBERNIET?



- A subsidiary of FPL Group
- An unregulated telco
- <sup>2</sup> A carrier's carrier since 1996
- Primary business focus is the Florida metro market
- Miami, Ft. Lauderdale, Boca, West Palm Beach, Tampa, St. Petersburg, Orlando, and Jacksonvil
- Selling and leasing dark fiber AND bandwidth at wholesale rates

### Our Core Strategy

- Build off our 15 years of telecom experience
- Capitalize on wealth of experience found in utility
- Focus on Florida's metro wholesale ... business
- Choke point —
   not the glut —



### BUSINIESS PLAN



- Not long haul or international metro or last mile
- Metro demand is still unsatisfied
- Limited providers
- Incremental deployment, leverage previous investmen
- Not a land grab mindset
- Secured anchor tenants
- Great business pairiners
- Products include both dark fiber and capacity
- A cost reduction alternative for our customers

## A POWERFUL STORY

Began selling capacity as a carrier's carrier

Launched
FPL FiberNet
as an unregulated
subsidiary of
FPL Group



1998

Stopped long hau builds, started metro builds



2001

Became one of the largest metropolitar area fiber optic network providers in the U.S.



Started constructing, maintaining and restoring fiber optic networks for FPL utility

## QUR NETWORK Building Customer Value

Eigh.



FPL FiberNet Network

Interconnection Agreement

Boca Raton
Ft. Lauderdale

# HIEVALUE OF OUR NETWORK



### REACH

spending (and a market that s Florida is the 4th largest state-for teleco

ted ower \$350.

We have 2,500 route miles of fiber that reaches more than 150 telcom centers in Florida (COs, internet NAPs, International Cable Heads,

rier Pops, Carrier Hotels)

# THE VALUE OF OUR NEIWORK End Office Strength



litting 26% of ILEC End Offices in Florida

# HELVALUE OF OUR NETWORK



## RELIABILITY

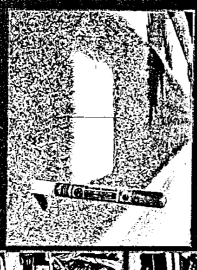
Construction & Restoration - what you' expect based on our utility heritage

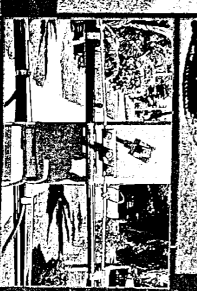
80% underground
Up to 4 conduits
216 or 432 fiber count

BellCore review

Telecordia standards







### WE'RE GROWING



Accomplishments:

Started with 1,600 route miles

Deployed 900 route miles of metro fiber in Florida

Able to affract top talent – from 40 to 200 employees 260,000 fiber miles deployed year over year growth in:

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# OUR SUCCESS FACTORS



- In 1998 we recognized the long haul glut and the metro "choke point"
- Jeveloped a Florida-only strategy
- Leveraged the strengths of FPL Group
- □ Asset optimization –selling dark fiber and capacity

  □ Stayed focused on executing our business plan

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  □ Stayed focused on executing our business plan
- **Mission**

# OUR SUCCESS FACTORS



- Used external sales channels as we developed our internal sales organization
- Offer multiple financing alternatives
- Building value not a two fiber telco
- Our business model enables our customers to
- Get closer to their customers
- Manage their own service levels.
- Reduce their costs!

# A COMPENINVE ADVANTAGE AND A FINANCIAL EDGE



### DARKINBER

### CAPACITY

Unique ability to scale between capacity and dark fiber

# OUR VALUE PROPOSITION We're the glue that connects

ong Haul Carriers

BellSouth M

Vireless Companies

LECs & CLECs

ASPs &

TING IT AL 

Agime Transferred

Single Si

FiberNet